APPENDIX A-1995 SERVICE COORDINATORS RECIPIENTS-Continued

Name and address	Grant amount
Mr. Victor De La Cruz, Executive Director, Corpus Christi Housing Authority, 3701 Ayers Street, Corpus Christi, TX 78415–7019 Mr. Alphonso Jackson, Executive Director, Housing Authority of Dallas, 3939 North Hampton Road, Dallas, TX 75212 Ms. Barbara Holston, Executive Director, Housing Authority of Fort Worth, P.O. Box 430, 212 Burnett Street, Fort Worth, TX 76101–0430	90,000 150,000 90,000
Mr. Hal Rose, Executive Director, Housing Authority of Temple, P.O. Box 634, 700 West Calhoun, Temple, TX 76503–0634 Mr. Dan Strange, Executive Director, Housing Authority of Waco, P.O. Box 978, 1001 Washington, Waco, TX 76703–0978 Mr. Ernest Wilson, Executive Director, Housing Authority of the City of Beaumont, P.O. Box 1312, 4925 Concord Road, Beaumont, TX 77704–1312	90,000 90,000 90,000
Mr. Walter Norris, Jr., Executive Director, Housing Authority of the City of Galveston, 920 53rd Street, Galveston, TX 77551–1099 Ms. Joy W. Fitzgerald, Executive Director, Housing Authority of the City of Houston, P.O. Box 2971, 2640 Fountainview, Houston, TX 77252–2971	150,000 150,000
Mr. Abraham Rodriquez, Executive Director, Laredo Housing Authority, 2000 San Francisco Avenue, Laredo, TX 78040	90,000
Mr. Michael McNamara, Executive Director, Alexandria Redevelopment & Housing Authority, 600 North Fairfax Street, Alexandria, VA 22314–2094	90,000
Mr. H. Thomas Griffith, Executive Director, Cumberland Plateau Reg. Housing Authority, P.O. Box 1328, Lebanon, VA 24266–1328	675,000
Mr. James B. Rattray, Executive Director, Hampton Redevelopment & Housing Authority, P.O. Box 280, 22 Lincoln Street, Hampton, VA 23669–0280	90,000
port News, VA 23607–0077	150,000
23501–0968	525,457
Parkway, Richmond, VA 23261–6887	471,390 90,000
Mr. Allan L. White, Executive Director, Housing Authority of the City of Everett, P.O. Box 1547, 3107 Colby Avenue, Everett, WA 98206–1547	90,000
Mr. David Gilmore, Executive Director, Housing Authority of the City of Seattle, 120 Sixth Avenue, N, Seattle, WA 98109–5002 Mr. Wayne W. Morris, Executive Director, Housing Authority of the City of Tacoma, 902 South "L" Street, Tacoma, WA 98405 Mr. Jim Wiley, Executive Director, King County Housing Authority, 15455 65th Avenue, S, Tukwila, WA 98188–2583 Mr. Brad J. Masterson, Executive Director, Appleton Housing Authority (Low Rent), 525 North Oneida Street, Appleton, WI 54911–	675,000 90,000 675,000
4749	90,000
WI 53202–3669	675,000
Boulevard, Madison, WI 53701–1785	90,000 86.360
Ms. Zelma Boggess, Executive Director, Housing Authority of the City of Charleston, P.O. Box 86, 911 Michael Avenue, Charleston, WV 25321	150,000
Mr. William Dotson, Executive Director, Housing Authority of the City of Huntington, P.O. Box 2183, 30 Northcott Court, Huntington, WV 25722–2183	150,000

[FR Doc. 95–27865 Filed 11–9–95; 8:45 am] BILLING CODE 4210–33–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [NV-930-1430-01; N-59440]

Notice of Realty Action: Non-Competitive Sale of Public Lands

AGENCY: Bureau of Land Management. **ACTION:** Non-competitive sale of public lands in Clark County, Nevada.

SUMMARY: The following described public land in Las Vegas, Clark County, Nevada has been examined and found suitable for sale utilizing noncompetitive procedures, at not less than the fair market value. Authority for the

sale is Section 203 and Section 209 of the Federal Land Policy and Management Act of 1976 (FLPMA).

Mount Diablo Meridian, Nevada T. 21 S., R. 60 E.,

Sec. 35: S¹/₂NW¹/₄NW¹/₄NW¹/₄. Containing 10.00 acres, more or less.

This parcel of land, situated in Las Vegas is being offered as a direct sale to Nevada Power Company.

This land is not required for any federal purposes. The sale is consistent with current Bureau planning for this area and would be in the public interest.

In the event of a sale, conveyance of the available mineral interests will occur simultaneously with the sale of the land. The mineral interests being offered for conveyance have no known mineral value. Acceptance of a direct sale offer will constitute an application for conveyance of those mineral interests. The applicant will be required to pay a \$50.00 nonreturnable filing fee for conveyance of the available mineral interests

The patent, when issued, will contain the following reservations to the United States:

- 1. A right-of-way thereon for ditches and canals constructed by the authority of the United States, Act of August 30, 1890 (43 U.S.C. 945).
- 2. Oil, gas, sodium, potassium and saleable minerals.

and will be subject to an easement for roads, public utilities and flood control purposes in accordance with the transportation plan for Clark County.

1. Those rights for an electrical substation and electrical line purposes which have been granted to Nevada Power Company by Permit No. N–55657 under the Act of October 21, 1976 (43 U.S.C. 1761).

- 2. Those rights for distribution line purposes which have been granted to Nevada Power Company by Permit No. N–58122 under the Act of October 21, 1976 (43 U.S.C. 1761).
- 3. Those rights for public road purposes which have been granted to Clark County by Permit No. N–58342 under the Act of October 21, 1976 (43 U.S.C. 1761). Upon publication of this notice in the Federal Register, the above described land will be segregated from all other forms of appropriation under the public land laws, including the general mining laws, except for sales and disposals under the mineral disposal laws. This segregation will terminate upon issuance of a patent or 270 days from the date of this publication, whichever occurs first.

For a period of 45 days from the date of publication of this notice in the Federal Register, interested parties may submit comments to the District Manager, Las Vegas District, P. O. Box 26569, Las Vegas, Nevada 89126. Any adverse comments will be reviewed by the State Director who may sustain, vacate, or modify this realty action. In the absence of any adverse comments, this realty action will become the final determination of the Department of the Interior. The Bureau of Land Management may accept or reject any or all offers, or withdraw any land or interest in the land from sale, if, in the opinion of the authorized officer, consummation of the sale would not be fully consistent with FLPMA, or other applicable laws. The lands will not be offered for sale until at least 60 days after the date of publication of this notice in the Federal Register.

Dated: October 31, 1995.
Michael F. Dwyer,
District Manager, Las Vegas, NV.
[FR Doc. 95–27873 Filed 11–9–95; 8:45 am]
BILLING CODE 4310–HC–P

[NM-030-1231-00]

Visitor Restrictions for Designated Recreation Sites, Special Recreation Management Areas, and Other Public Land in the Las Cruces District, NM

AGENCY: Bureau of Land Management (BLM), Interior.

ACTION: Final supplementary rules; Visitor restrictions.

SUMMARY: The BLM New Mexico State Director is establishing these final supplementary rules, which are necessary for the protection of persons, property, and public land and resources currently under the Bureau's administration within the Las Cruces District, New Mexico and those lands acquired for inclusion within the administrative jurisdiction of the BLM as provided for in 43 CFR 8365.1–6. EFFECTIVE DATES: December 13, 1995. ADDRESSES: Inquiries or suggestions may be sent to the District Manager, BLM, Las Cruces District Office, 1800 Marquess, Las Cruces, New Mexico 88005.

FOR FURTHER INFORMATION CONTACT:

- Mark Hakkila, Outdoor Recreation Planner, BLM Mimbres Resource Area, 1800 Marquess, Las Cruces NM 88005, (505) 525–4341.
- Kevin Carson, Outdoor Recreation Planner, BLM Socorro Resource Area, 198 Neel Ave. NW, Socorro NM 87801, (505) 835–0412.
- Joe Sanchez, Outdoor Recreation Planner, BLM Caballo Resource Area, 1800 Marquess, Las Cruces NM 88005, (505) 525–4391.

SUPPLEMENTARY INFORMATION: The visitor restrictions are necessary for the management of actions, activities, and use on public land including those which are acquired or conveyed to the BLM. Supplementary rule making is provided for under Title 43 CFR Subpart 8365. These regulations establish rules of conduct for the protection of persons, property, and public land resources. As a visitor to public land, the user is required to follow certain rules designed to protect the land and the natural environment, to ensure the health and safety of visitors, and to promote a pleasant and rewarding outdoor experience.

Exceptions to these visitor restrictions may be permitted by the authorized officer subject to limits and restrictions of controlling Federal and State law. Persons granted use exemptions must possess written authorization from the BLM Office having jurisdiction over the area. Users must further comply with the zoning, permitting, rules, or regulatory requirements of other agencies, where applicable. More specifically, the purpose falls into the following categories:

• Implementation of Management Plans—Certain prohibited activities have been recommended as rules for designated recreation sites and Special Recreation Management Areas (SRMAs). In order to implement these

recommendations, they must be

published as specific prohibited acts in the Federal Register. Use of the Supplementary Rules Section of 43 CFR, Subpart 8365, is the most appropriate way of implementation. Rationale for these recommendations is presented in its entirety in the resource management plan or recreation management plan for the specific area.

• Mitigation of User Conflict—Certain other rules are recommended because of specific user conflict problems. Prohibiting the reservation of camping space in developed campgrounds will allow such space to be available on a first-come, first-served basis. This will prevent people from monopolizing the use of limited developed camping space. Prohibition of motorized vehicle free-play (operation of any 2-, 3-, or 4wheel motor vehicle for purposes other than accessing a campsite) is necessary to minimize the noise and nuisance factors that such activities represent in developed recreation sites.

• Public Health and Safety—The erection and maintenance of unauthorized toilet facilities or other containers for human waste on the public land could represent a major threat to public safety and health. It should be noted that shooting restrictions recommended do not prohibit legitimate hunting activities except within ½ mile of developed sites. Recreational shooters will be encouraged to use public land where such shooting restrictions do not apply and this use does not significantly conflict with other uses.

• Complementary Rules—Some rules, such as parking or camping near water sources, are recommended to complement those of State and local agencies. Because these rules provide for the protection of persons and resources in the interest and spirit of cooperation with the responsible agencies, these rules are deemed necessary.

This notice supersedes previous notices published in the Federal Register, December 15, 1988 (Vol. 53, No. 241); July 24, 1989 (Vol. 54, No. 140); August 17, 1989 (Vol. 54, No. 158); August 31, 1989 (Vol. 54, No. 168); May 10, 1990 (Vol. 55, No. 91); July 9, 1991 (Vol. 56, No. 131); January 22, 1991 (Vol. 56, No. 14); and correction to Supplementary Rules No. 2., February 1, 1991 (Vol. 56, No. 28), establishing Supplementary Rules for Designated Recreation Sites, Special Recreation Management Areas and Other Public Land in New Mexico.

Proposed visitor use restrictions were published in 60 FR 109, pages 30093–30095, June 7, 1995. No comments were received on the proposed rules. Therefore, the rules are being published in final form with no changes.

Under the authority of 43 CFR 8365.1–6, the Bureau of Land Management issues the following